

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

* * * * *

UNITED STATES OF AMERICA,

Plaintiff,

3:14-cr-00007-LRH-WGC

v.

ORDER

JUSTIN PAUL RAMOS,

Defendant.

Before the court is petitioner Justin Paul Ramos' motion to withdraw (ECF No. 53) his motion to vacate, set aside, or correct his sentence pursuant to 28 U.S.C. § 2255 (ECF Nos. 49–50¹). The United States responded in opposition (ECF No. 54), to which Ramos replied (ECF No. 56).

As an initial matter, the court is unconvinced that FRCP 41 is the correct procedural mechanism for a petitioner voluntarily withdrawing a section 2255 motion. By referring to the dismissal of an *action*, it is clear that FRCP 41 contemplates a plaintiff voluntarily withdrawing his entire suit. 9 Charles Alan Wright & Arthur R. Miller, *Federal Practice and Procedure* § 2362 (3d ed.). While some courts have concluded that the rule also extends to partially withdrawing an action (e.g., voluntarily dismissing only some of the causes of actions), *see id.*, Ramos has not cited any authority holding that FRCP 41 applies to voluntarily withdrawing an individual *motion*. Nonetheless, the rule's likely inapplicability to section 2255 motions does not

¹ Pursuant to this District's Amended General Order on April 27, 2016, Ramos filed an "abridged" motion to vacate in order to toll the statute of limitations under section 2255. He subsequently filed a timely full motion to vacate.

1 preclude a petitioner from withdrawing his motion; parties routinely seek to withdraw various
2 kinds of motions they file during the course of both civil and criminal litigation, and it is within
3 the court's discretion to allow a motion's withdrawal.

4 The court will exercise that discretion and allow Ramos to withdraw his section 2255
5 motion. In granting this motion to withdraw, the court makes no determination as to whether a
6 new section 2255 motion that Ramos potentially files in the future would constitute a second or
7 successive motion and therefore require certification from the Ninth Circuit Court of Appeals
8 before being filed in U.S. District Court. *See* 28 U.S.C. § 2255(h); *see also Thai v. United States*,
9 391 F.3d 491 (2d Cir. 2004) (discussing the standard other circuits have applied in determining
10 whether a withdrawn section 2255 motion "count[s] as a first [petition] so as to render
11 subsequent petitions 'second or successive' under AEDPA.").

12
13 IT IS THEREFORE ORDERED that petitioner Justin Paul Ramos' motion to withdraw
14 (ECF No. 53) his motion to vacate, set aside, or correct his sentence pursuant to 28 U.S.C.
15 § 2255 is **GRANTED**.

16 IT IS THEREFORE ORDERED that Ramos' motion to vacate, set aside, or correct his
17 sentence pursuant to 28 U.S.C. § 2255 (ECF No. 50) is **WITHDRAWN**.

18 IT IS THEREFORE ORDERED that Ramos's abridged motion to vacate, set aside, or
19 correct his sentence pursuant to 28 U.S.C. § 2255 (ECF No. 49) is **WITHDRAWN**.

20
21 IT IS SO ORDERED.

22 DATED this 13th day of July, 2017.

23 
24 LARRY R. HICKS
25 UNITED STATES DISTRICT JUDGE
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